

## HENEY RELATES HISTORY ABOUT FORMER BOSSES

Calhoun's Prosecutor Displays Wide Knowledge of Leaders of Old Time Rings

### ABBOTT IS VICTIM OF FIERCE VITUPERATION

Prosecutor Declares No Milder Villain Ever Cut Throat or Scuttled Ship

SAN FRANCISCO, June 17.—Henev laid down his half completed argument in the case of Patrick Calhoun to-night after relating his ambition to become district attorney under a new administration in San Francisco and after outlining with all the vehemence of his fierce disposition, the theory of the prosecution that tends to connect the president of the United Railroads with the charge of bribery that has served as the basis of a five months' trial.

Henev expects to conclude by tomorrow afternoon at the hour of adjournment and it is hoped that Judge William P. Lawrence, after the submission of the arguments will elect to give his instructions, which will require about three hours to deliver, and will give the case to the jury in a night session. Otherwise the instructions will be deferred until Saturday morning.

Henev Known Bosses  
Henev exploited the history of several political bosses with whose history he manifested an acquaintance. "Go down the line," said the speaker, "remember Tweed of New York; Butler of Missouri; 'Old Chris' Buckley, Sam Ramey and Phil Crimmins, of San Francisco. Can you recollect whether they divided with their subordinates? Do you suppose they prospered without the cooperation of men they put in office?"

He attempted to demonstrate to the jury that the prosecution had no course open save to attack immunity to the supervisors who gave the most direct testimony against the defendant and he related in every detail the history of Abraham Ruef, Eugene E. Schmitz and the other men charged with complicity in the bribery of the union labor administration.

Pay Respects to Abbott  
One of the several dramatic features of the day was when Henev, reaching a discussion of the activities of William M. Abbott, of the legal force of the United Railroads, walked to a point opposite Mr. Calhoun and shaking his finger at the subject of his discourse and said, "I am talking about William M. Abbott, the man who scuttled a ship in appearance a Sunday school superintendent, he is yet one of the men who was responsible for this record of black iniquity."

Henev spoke in a court room packed to the doors and crowded beyond the doors into the lobby of Carpenter's Hall. A score of women stood at the back of the big auditorium and twenty policemen wearied of their task long before the available seats were filled and the disappointed spectators were driven away from the entrance by mounted policemen.

Judge Frank H. Dunne before whom several of the graft defendants have been tried, shared the bench with Judge Lawrence and the large audience included several prominent clergymen.

## DEAR CONSUMER PAYS COAL BILL

Barons and Miners Divide Thirty-Four Million As Result of Strike

NEW YORK, June 17.—W. W. Rife, statistician for the anthracite coal companies, was a witness today in the government's suit against the coal carrying roads. "I maintain an illegal combination," he testified, "to the question as to the working agreement following the settlement of the strike of 1902 through intervention of President Roosevelt, by which miners were to receive 1 per cent increase in wages for every 5 cents advance above \$4.50 a ton made by mine owners. Rife admitted that coal companies likely received at least as much from the increase in the price as did the miners.

So if labor received \$1,000,000 extra in wages since the strike of 1902, and operators remitted equal the public must have paid \$2,000,000 more for coal."

"I am sure so," said the witness.

## Friend of Katherine Gould Mentioned In Separation Suit



DUSTIN FARNUM  
Popular actor and matinee idol who was with Howard Gould's wife at the time of automobile accident on Long Island. It was expected that Farnum would receive considerable notoriety at the hands of Attorney Nichols but the ruling out by Judge Dowling the charges of cruelty and non-support prevents the bringing out in detail the warm friendship that for years existed between Gould's wife and Farnum, Buffalo Bill, "Big Bill" Hawley and others.

## KATHERINE SHRINKS UPON SEEING LIFE'S ACTIONS LAID BARE

Mrs. Howard Gould Displays Look of Pain On Cross Examination

### COUNSEL FOR DEFENSE SHOWS LITTLE MERCY

NEW YORK, June 17.—The spot light of the cross examination continued to oscillate today in the trial of Mrs. Howard Gould's suit for separation from the estate at Castle Gould and the street and hotel to the farm at Blue Gap, Va., and the Gould yacht, and back to New York, again, but except for the moments when it lingered on Dustin Farnum it never got very far away from the butler's key to the cellar.

Delancy Nicol, counsel for the husband, was willing enough to adduce testimony that the wife was afflicted when herself if only he could bring her good nature into contrast with testimony that tended to show her violent, abusive, uncertain in her motives and confused in her actions.

When she was alleged to have been drinking there was no abatement of Mrs. Gould's ordeal, and as the burden of reiteration grew heavier, she shrank visibly and a look of pain came into her eyes, as if, though she might have read or seen such things, it was a new realization for her to have them applied directly to herself.

## INDIAN BOY ADMITS THAT HE KILLED RELATIVES

Navajo Boy Sentenced to Ten Years Imprisonment and is Also Fined Five Hundred Dollars

SALT LAKE CITY, June 17.—Dan Isaac, a 15-year-old Navajo Indian boy, pleaded guilty today in the United States district court to the charge of murdering four of his relatives several months ago at Anasazi, in a remote part of the state.

He was sentenced to serve a term of ten years' imprisonment in the federal prison at Leavenworth, Kan., and pay a fine of \$500.

## WOMAN SUFFRAGE IS PLACED BENEATH BAN

Cardinal Gibbons Sounds Death Knell of Society if Dependent Upon Male Sex

## DAYTON HONORS WRIGHTS, KINGS OF AEROPLANES

Ohio City Forgets Cash Registers and Pays Fitting Tribute to Scientists

### WORK SHOP AND ORATIONS DIVIDE BROTHERS' TIME

After Fire Works Wilbur and Orville Hurry Home to Get Up Early Friday

DAYTON, June 17.—In the city in which they a few years ago began in obscurity their first experiment with flying machines, Orville and Wilbur Wright today received the homage of their townpeople. Escorted by brass bands, led beneath triumphal arches, and through streets decorated with models of their aeroplanes and praised in public speeches, the brothers appeared the least conscious of anything unusual was going on. When their part of the program was reached, which read "Responses by the Wrights," Wilbur and Orville each arose and said, "Thank you, gentlemen."

### WRIGHTS' BUSY DAY

This is how the Wright brothers spent the day:  
9 a. m.—Left their work in the aeroplane shop and in their shirt-sleeves went out in the street to hear every whistle and bell in town blow and ring for ten minutes.  
9:10 a. m.—Returned to work.  
10 a. m.—Drove in a parade to the opening ceremonies of the homecoming celebration.  
11 a. m.—Returned to work.  
Noon—Remained at dinner with Bishop Miller Wright, the father; Miss Katherine Wright, the sister; Reichel Wright of Tonawanda, Kansas, a brother, and Loren, another brother.  
2:30 p. m.—Reviewed a parade given in their honor in the downtown streets.  
4 p. m.—Worked two hours packing up parts of the aeroplane for shipment to Washington.  
8 p. m.—Attended a public reception.  
9 p. m.—Saw a pyrotechnical display on the river front in which their own portraits, eighty feet high, and entwined in an American flag, were shown.

### Prepare for the Morrow

When the fireworks were over Wilbur Wright turned to Orville and said, "Let's hurry home, you know we have to get up early."  
Fluttering in banners and gay decorations, Dayton left nothing undone to honor the inventors. Business was suspended except for the sale of toy aeroplanes and fireworks illustrative of the Wrights' home and of Hawthorn prairie, where in 1905 the Wrights made their first long aeroplane flight.

## ALASKA MAKING GOLD EXHIBITS

Dust, Nuggets and Bars Worth \$1,500,000 is Territory's Display at Seattle

SEATTLE, June 17.—The Alaska building at the exposition will open its old exhibition tomorrow with a display of \$1,500,000 in gold dust and nuggets and bars. In a few days dust and nuggets valued at \$500,000 now on the way from Alaska will be added and the United States assay office and various Alaska miners have promised enough gold to make a yellow pile worth \$1,500,000.

In the exhibit already assembled are 500,000 ounces of \$2500 Noma nugget, the largest ever found in Alaska, and eighty-three other heavy nuggets from Seward peninsula. Also Mrs. Clarence Berry's \$70,000 collection of nuggets, one of which weighs 125 ounces.

Tokuto Sakai, Imperial Japanese commissioner for the Tokio exposition, arrived here today to visit the exposition.

## MONROE DEGENERATES TO ORDINARY MAYOR

Former Montana Pugilist Now Presides Over Destinies of Canadian City

NEW YORK, June 17.—Jack Monroe, the former Montana pugilist, who was twice in the ring with James J. Jeffries, and who fought a six-round draw with Jack Johnson in Philadelphia four years ago, is now in New York City.

## JURY FINDS SHARP GUILTY OF MURDER

Only Forty Minutes Deliberation Required By Talesmen To Report Verdict and Recommend Sentence of Imprisonment in Penitentiary For Life

(Special to Review.)

TOMBSTONE, June 17.—The first murder case to be tried at the present term of the district court ended tonight at 10:10 o'clock and the record of the district attorney's office for securing a continuous chain of convictions remains unbroken.

It was 9:30 tonight when Judge Down ended his charge to the jury in the case of the Territory vs. Walter Sharp, accused of the murder of Joseph McDonald and the jury retired for their deliberations. Forty minutes afterward the talesmen filed in and announced that they had agreed upon their verdict, which, when read, was found to be: "We find the defendant guilty as charged of murder in the first degree, and we recommend a sentence of life imprisonment." And thus ended the first murder trial of the present term.

The conviction was gained purely upon circumstantial evidence and for the wedding of that chain much credit must be given to Sheriff Jack White who spent much time and considerable money in obtaining the evidence, which broke down the alibi that Sharp attempted to rely upon and brought conviction to the minds of the jury.

One of the important witnesses of the day and one of the most important in the trial was called by the prosecution in rebuttal. This witness was Isaac Landers, who was in jail at the same time Sharp was confined there and overheard a conversation in which Sharp said that he was not wanted for the alleged killing but for the murder of McDonald.

Tomorrow R. N. French, attorney for the defense, will make the usual motion for a new trial and suspension of sentence.

### Sharp on the Stand

The trial of Walter Sharp was before the district court again today. The defendant was put upon the stand and subjected to a very rigorous examination by District Attorney Williams. He was asked a number of questions by the prosecution, in particular regarding his actions on the night before the alleged killing and for the next few days following. His testimony in a number of instances was contradicted by witnesses for the prosecution in rebuttal.

Sharp testified that on the night before the alleged killing he was playing poker in Shattuck's saloon, in Bisbee, all night and did not leave there until about 6 o'clock the next morning when a companion of his by the name of Walter Angel came in and suggested that they take a ride. He got into a buggy with Angel and drove up Main street, in Bisbee, where they met W. H. Smith, with whom they had a drink, and then the three started to drive to Tombstone.

He also stated the sixshooters which he and Angel had were thrown away by them in Fairbanks, as they feared that Smith had gone for an officer and would have them arrested. The talesmen were expected to arrive here this evening and was to be used in rebuttal by the prosecution. He should have been here before, but was called to Texas on official business before the subpoena was issued for him by the officers of this county. His evidence would have proven very damaging to the defendant in support to the other testimony on the same line that was offered regarding the confessions made by the defendant.

### Evidence in Rebuttal Offered

Several witnesses were put on by the prosecution to rebut the testimony of Sharp, one being William Duncan, a rancher who lives a few miles below town, who testified as to the finding of two sixshooters in his field the day that Sharp and Angel were brought up from Fairbanks, which disproved the statement of Sharp that they had thrown the guns away at night in Fairbanks, but did not do so until they were being brought to Tombstone.

Sharp, while on the witness stand, was extremely nervous and was continually twisting in his chair and rubbing his hands together. His answers to all questions were sharp and made as short as possible. He kept his eyes in the direction of the floor, the larger portion of the time and very seldom looked up during the entire time he was on the stand.

## MINORITY WILL HOLD TOGETHER

Democratic Caucus Decides to Pass Economic Measure At Present Session

TAFT'S PLAN MUST NOT SIDETRACK LEGISLATION

WASHINGTON, June 17.—When the income tax comes up in the senate tomorrow Senator Aldrich, chairman of the finance committee, will again move that action be deferred until after the schedules in the tariff bill are completed.

## INVESTIGATORS TELL EVILS OF STOCK TRADING

New York Committee Favors Restricting, Not Abolishing Great Markets

### DECLARE FOR MINIMUM MARGIN OF 20 POINTS

Statement Made That Gambling and Manipulation Can Be Controlled By Boards

NEW YORK, June 17.—The report of the committee appointed by Governor Hughes to investigate speculation in securities and commodities and the organizations used in dealing therein was made public last night. The New York Stock, the Consolidated Stock, the Cotton, the Produce, the Coffee, the Mercantile, and the Metal Exchanges and the Curb market were thoroughly investigated and recommendations looking to improvement of existing conditions were made at length by the committee. The most drastic finding is that affecting the Mercantile and Metal exchanges, as follows: Under present conditions, in view of the opinion that the Mercantile and Metal Exchanges do actual harm to producers and consumers, and that their charters should be repealed.

Concerning speculation in general, the committee declares that it may be wholly legitimate, pure gambling, or something partaking of the qualities of both, that in some form it is a necessary incident of productive operations; that it tends to steady prices and that for the merchant or manufacturer the speculator performs a service which has the effect of insurance. "In law," says the report, "speculation becomes gambling when the trading which it involves does not lead, and is not intended to lead, to the actual passing from hand to hand of the property that is dealt in."

"The rules of all the exchanges forbid gambling as defined by this opinion; but they make so easy a technical delivery of the property contracted for that the practical effect of most speculation, in point of form legitimate, is not greatly different from that of gambling."

The committee makes no presentment against speculation, but declares the tendency of selling is to that the minimum margin should be twenty per cent and strong disapproval is expressed of branch brokerage offices which supply liquor and resort to other improper means to induce speculation.

The New York Stock Exchange, taking up the New York Stock Exchange, the volume of transactions therein is referred to as making it probably the most important financial institution in the world, its enormous business affecting the financial and credit interests of the country in so large a measure that its proper regulation is a matter of transcendent importance. Patrons of the Exchange are divided by the committee into five groups, namely: investors who pay for what they buy; manipulators of prices; floor traders; outside operators having capital and experience and "inexperienced persons who act on interested advice," advertisements in newspapers, or circulars sent by mail, or "flyers" in absolute ignorance and with blind confidence in their lack. Almost without exception they eventually lose.

## CATHOLICS PAY DEBTS IN LIGHT

Sell Thirty Perpetual Burning Candles on Altar for One Thousand Dollars

NEW YORK, June 17.—A novel method to pay off its debt of \$100,000 has been adopted by the Roman Catholic church of St. Nicholas in East Second street. An ornate brass chandelier has been constructed so that 100 gas jets extend in fanciful groups on each side of the altar.

Arrangements have been made whereby any person paying \$1000 to the church may have one of these lights lit for him at every church service forever. He may have many lights as he desires at \$100 each.

When a light is purchased the owner's name is inscribed below it on brass plate and thereafter it is to be burned at every church service.

Thirty of the lights have been purchased and paid for and were burned yesterday for the first time at the dedication of the chandelier. Eighteen other lights have been engaged by members of the congregation.

## MEAT INSPECTORS ARE EXAMINED BY EXPERTS

Charged Being Investigated While Sessions Are Held Behind Closed Doors